

United States Court of Appeals
FOR THE EIGHTH CIRCUIT

No. 03-2011

Alonzo Dwayne Coleman,

Appellant,

v.

Michael Kemna; Rita Taylor; Becky
Hold; Clarence Denzor; Jean Yount;
J. Barrett,

Appellees.

*
*
*
*
*
*
*
*
*
*

Appeal from the United States
District Court for the
Western District of Missouri.

[UNPUBLISHED]

Submitted: December 5, 2003

Filed: December 12, 2003

Before BYE, BOWMAN, and MELLOY, Circuit Judges.

PER CURIAM.

Missouri inmate Alonzo Coleman appeals from the District Court's¹ dismissal without prejudice of his civil rights action for failure to exhaust administrative remedies. Having carefully reviewed the record, see Johnson v. Jones, 340 F.3d 624, 626 (findings of fact reviewed for clear error and conclusions of law reviewed

¹The Honorable Howard F. Sachs, United States District Judge for the Western District of Missouri.

de novo), we conclude the District Court properly dismissed the lawsuit because (1) Coleman asserted unexhausted claims based on events taking place after the date of his last grievance, see Graves v. Norris, 218 F.3d 884, 885-86 (8th Cir. 2000) (per curiam) (dismissal of entire suit was proper where some of inmate's claims were unexhausted); and (2) Coleman did not exhaust (or even attempt to grieve) his asserted claims against Crossroads Correctional Center Superintendent Michael Kemna, see Love v. May, 63 Fed. Appx. 282, 283 (8th Cir. 2003) (unpublished per curiam) (dismissal for non-exhaustion proper where inmate failed to file claims against director, warden, and assistant warden).

Accordingly, we affirm. See 8th Cir. R. 47B.
